

CHAPTER 208.

[Published April 12, 1860.]

AN ACT to provide for laying out a state road therein named.

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows :

- Commissioners.** SECTION 1. That George W. Lee, Edward Gratiot, and George Bottomly, be and they are hereby appointed, commissioners to lay out and establish a state road, commencing in the village of Shullsburgh, in the county of La Fayette, thence on the most feasible and direct route to the state line of the state of Illinois, at or near Scale's Mound; and that any two of such commissioners shall form a quorum to do business.
- Route of road.**
- Quorum.**
- Compensation** SEC. 2. The said commissioners shall receive, for laying out said road, such compensation as the supervisors of said county shall determine: *Provided*, that no money shall be paid out of the State treasury therefor.
- Proviso.** SEC. 3. This act shall take effect and be in force from and after its passage.
- Approved March 27, 1860.

CHAPTER 209.

[Published April 12, 1860.]

AN ACT providing for grand and petit jurors in this State, and to amend sections 3, 8 and 13, of chapter 118, Revised Statutes, entitled "of grand and petit jurors."

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows :

- Restricting number of petit jurors.** SECTION 1. The number of names to be selected by the board of supervisors of the different counties of this State, to serve as petit jurors, shall not, hereafter, exceed ninety-six for the circuit courts.
- How grand and petit jurors obtained.** SEC. 2. At least fifteen days before the sitting of any court, the clerk of the court, in the presence of the sheriff or under sheriff, and a justice of the peace, shall proceed to draw the names of seventeen persons from the box containing the names of the grand jurors, to serve as grand jury at such court, and the names of twenty-four

persons from the box containing the names of the petit jurors, to serve as petit jurors at such court: *Provided*, A less number that if the judge of such court shall, at least fifteen days may be order- before the sitting of such court, order a less number of ^{ed.} petit jurors to be drawn, such order, so made and filed in the office of the clerk of such court, shall be sufficient authority for such clerk to draw a less number: *And* Not less than *provided further*, that the number of petit jurors so or- ^{sixteen.} dered to be drawn, shall not, in any case, be less than sixteen.

SEC. 3. There shall not be more than seventeen, nor Number of less than fifteen persons, sworn on any grand jury in this jurors to be State, and from the number, so sworn, the court shall ^{sworn and} appoint a foreman, and it shall require at least twelve of ^{proceedings.} such jurors to agree, before any bill of indictment or presentment shall be found.

SEC. 4. So much of chapter one hundred and eighteen, Repeal. of the Revised Statutes, as contravenes the provisions of this act, is hereby repealed.

SEC. 5. This act shall take effect and be in force from and after its passage.

Approved March 27, 1860.

CHAPTER 210.

[Published April 4, 1860.]

AN ACT to repeal section two, of chapter one hundred and nineteen, of the Private and Local Laws of 1858, entitled "an act to amend chapter one hundred and thirty-two, of the Private and Local Laws of 1857, entitled an act to incorporate the city of Appleton."

(See Supplement to Local Laws.)